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Bauerlein, J. Hugh

Rotten to the core

Denver, Colo.

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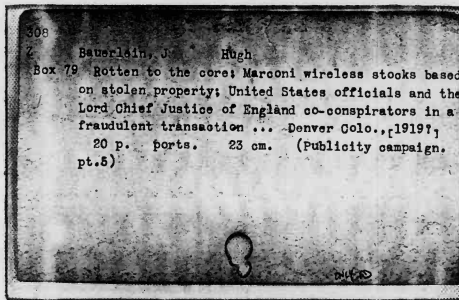
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# ROTTEN TO THE CORE

*Prof. E. R. A. Seligman*  
(Continued)

## Marconi Wireless Stocks Based On Stolen Property

UNITED STATES OFFICIALS and the LORD CHIEF JUSTICE OF ENGLAND  
CO-CONSPIRATORS IN A FRAUDULENT TRANSACTION.

Publicity Campaign  
Part Five

PUBLISHED BY J. HUGH BAUERLEIN, DENVER, COLO.

Twenty Pages  
Based on Facts



EARL READING

THE LORD CHIEF JUSTICE OF ENGLAND.

THE STAR CONSPIRATOR OF THE MARCONI CLIQUE INTRIGUE.

THE DIRTIEST SWINDLE ON RECORD

# ROTTEN TO THE CORE

*Prof. E. C. A. Sullivan*  
(Continued)

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THE DIRTIEST SWINDLE ON RECORD

Earl Reading  
The Lord Chief Justice of England  
Heralded by His Nationality as the Greatest Jew in the World.

Some years ago, there was a little boy of Jewish nationality, headed with the honorable name of Rufus Daniel Isaacs, who at the age of seventeen years, desired to become a sailor, to travel on the mighty ocean, and to see the world. He was a very good student, and was called "Blair Athol"—trading to Rio with coal. His duties were to keep the brass-work clean, but little Rufus got bored with his work, and thought the ocean was not to his liking, and, when the dear old vessel reached her port, Rufus, quietly made his get-away. He was not, larger than a child, and he was dressed in a sailor's uniform, and he caused diligent search to be made for him. But he was found, much to his disgust, he was forced to return to the ship. He was not allowed to go, but he was given, however, all good things come to an end, the ship was home-ward bound, carrying little Rufus with all his ambitions of a seaman cast to the four winds.

On returning home he entered his father's business in Germany, and for two years, superintended the shipment of consignments from Hamburg. Then he came to London, where he was employed in the part of cleaning, and his great ambition was, to be a cleaner of trusting humanity on a large financial scale. He was, however, disappointed, and he incurred the misfortune of losing a citizen, and one bright morning a few days thereafter, London's population in general contemplated the execution of a man on the gallows at the Stock Exchange, where he secured employment as a marker. Strange to say, it was his little tugboat, which had been built in the city of Hamburg, that made the decisive moves of the bulls and bears. Seeing huge sums of money made in stocks, Rufus, immediately decided his fate, and he was, in a few days, a member of the Exchange. He was, however, not of legal age, otherwise he could not be held liable for contracts. This did not, however, hinder him from making contracts. That was his first, and he was, of course, not a member of the Exchange.

Later on, Rufus, like all good men, took unto himself a beautiful wife—his second—see *entry 6*. His marriage certificate, filed *Entry 6* and *7*, W 4, Cap. 58, General Register Office, Somerset House, London 1887, in which Rufus declared himself to be 20 years old. A vital question—did Rufus wilfully deceive the Stock Exchange or his dear little wife as to his real age? The most despicable thing on earth

Deception, when wilfully practiced as a means to an end, is a very shameful act. It matters not, if it is practiced by one who has the honor of being worshipped as a JEWISH IDOL, or one who is known

**HOW DID RUFUS ACQUIRE AN EXTRA HANDLE**

As stated heretofore, Rufus was an enterprising youth. He did not permit any grass to grow under his feet. He studied law and rapidly imbibed all the tricks of this noble profession. Not being satisfied with the honest and plain handle to his name, Rufus searched for an extra handle. How he acquired the "Sir" no one seemed to know. Possibly it was an honest perquisite, or possibly, brother Harry—the "goat"—supplied the "noble extension."

**RUFUS HAD NO CONSCIENTIOUS SCRUPLES**  
Knowing all the subtle tricks of the legal profession, everything was "grist" that fell into his hopper and Rufus became a famous lawyer, and in the ordinary course of events was appointed as Lord Chief Justice of England. No doubt to suppress high-handed crime.

**DENIED THAT HE WAS INTERESTED**  
Rufus—now the Lord Chief Justice of England, like all "good" men, had to face an unpleasant predicament. Upon being duly sworn and examined under oath by the Select Committee of the Parliament, stated that he never had any dealings in either the Marconi or any wireless enterprise— see Q. 5, P. 1, Vol. 1, Part 1, Evidence—Blue Book—Select Committee—of the Parliament, England.

**ADMONS ON CROSS-EXAMINATION HE WAS INTERESTED**

The Lord Chief Justice of England, under oath, now says upon cross-examination, after much liberate evasion, that he had nothing to do with any Marconi company, except the one which represents practically the family interests, in which in fact he has a share. (See Vol. 1, Part I, Evidence—Blue Book—Select Committee, Parliament. Note—The family interests consists of shares held in the Marconi Wireless Telegraph Company, Ltd., of which the Lord Chief Justice has practically wiped out of existence every wireless competitor in the world by and through all means of conspiracy, fraud, perjury, chicanery and

**CONGRATULATING HIS BROTHER ON A  
GAMING SWINDLE**

On March 16th, 1912, Rufus—the Lord Chief Justice of England, wirelessly his congratulations as follows: "Please congratulate Marconi and my brother Godfrey C. Isaacs, General Manager of the Marconi Company, on the successful development of a marvelous enterprise. I wish them all success in New York."—See Qs. 104 and 112, Pa. 14 and 15, Vol. I, Part 1, and copy of letter in evidence.—Blue Book

**Note.**—This message was delivered at a dinner given by Mr. Adolph S. Ochs, owner of the New York Times, in honor of "one-eyed" Marconi and Godfrey C. Isaacs, General Manager of the London "Fence," for the purpose of brazenly ratifying the acquisition of the assets which were deliberately stolen from the United Wireless Telegraph Company, which was forced into bankruptcy, for the express purpose of wrecking and looting the same.

**HIS LORDSHIP SPECULATING IN MARCONI SHARES.**

Notwithstanding the high honor which was conferred on him, Rufus Isaacs, Chief Justice of England, could not resist playing the market. This great distinguished nobleman upon examination under oath, admitted that he speculated in Marconi America shares and had advance knowledge of an agreement that had been fixed up for the absorption of the United Wireless Telegraph Company on March 23d, 1912—see Qs. 123 and 124, P. 16, Vol. I, Evidence—Blue Book—Select Committee—Parliament.

**MADE A LARGE PROFIT WITHOUT INVESTING ANY MONEY.**

The Lord Chief Justice of England admitted under oath, after much evasion, that his first speculation in Marconi America stock amounted to 10,000 shares out of which he sold 3,570 shares, made some 4,000 pounds, and had 6,430 shares left without investing one cent, and that he never bothered himself about money—see Q. 594, P. 43, Vol. I, Part I, Evidence—Blue Book—Select Committee—Parliament.

**Note.**—Rufus certainly is some speculator—unloading stock based on fraud and making a large profit off of the dear English people, never worrie this "wolf in sheep's clothing."

**DESTROYED VITAL EVIDENCE.**  
The Lord Chief Justice of England admitted unde  
(continued on page 17)

## Flashing the Truth on the Marconi Wireless Swindle

I am sure, that every reader of my publication will acknowledge, that my "expose" of the Gigantic International Marconi Wireless Conspiracy and Fraud, is getting more interesting every time

I have not half begun to tell the whole diabolical rotten business and lead the public through the labyrinth of questionable proceedings at the end of which, some thirty thousand United Wireless Telegraph Company stockholders found themselves brazenly swindled out of their money and property by men thought beyond reproach.

When my literature first appeared some six years ago, I was advised by a Marconi Knave, that my writings on the gigantic swindle and my efforts to restore the stolen property to its rightful owners were quite reasonable. But out of these cooks who pulled-off this modern "Shell-game trick with out a pea", have ever denied and substantiated the untruthfulness of my printed statements.

Not long ago, I looked up from my desk to greet a gentleman from the Department of Justice, who had been sent to see what I was doing. After he had shown him the mass of documentary evidence in my possession, the main office door is still open, and I shall keep right on exposing the Gigantic International Marconi Wireless Conspiracy and Fraud that was practiced on some thirty thousand helpless victims scattered throughout the United States, Canada and England.

The wrecking and looting of The United Wireless Telegraph Company, in the interest of a London "fence"—The Marconi Wireless Telegraph Company, Limited, of England, was the result of a bold and unscrupulous plot conceived by the degenerate thought of a demon in human guise.

The rich rewards of the company having the exclusive right to maintain wireless telegraphy with unlimited supply of ether free for the taking, caused many of our high-handed financiers to become thieyes.

Practically all the inventors of wireless instruments and the promoters who raised the initial money for development purposes, were jailed by our Government Officials as frauds, for the express purpose of robbing them of their valuable inventions, in the interest of the Marconi Companies, which have raised many millions of dollars on the representations of having discovered the secret of wireless telegraphy.

Never in the history of the world, has such an outrage been perpetrated to secure a monopoly at the expense of the people.

In 1908, the United Wireless Telegraph Company was a going and flourishing industry with many Radio Shore Stations and Ship Contracts, practically controlling the Ocean Steamship, as well as the Commercial Wireless Business of the United States, with two factories—manufacturing Wireless Equipments and had an income of about One Hundred Thousand Dollars monthly.

The same year, the Marconi Wireless Telegraph Company, Limited, of England, had only a limited equipment with less than a six hundred mile circuit and the American Company—its child—was considered a joke. The English Company—through its alien officials—saw the possibilities of a big and a world-wide wireless business after the United Wireless Telegraph Company had developed wireless communication—with its basic patents—to a four thousand miles circuit. Dreaming of a gigantic monopoly, the English Company—through its offi-

cials—schemed and commenced to systematically under-mine the United Wireless Telegraph Company

And, through its attorney John W. Griggs—Ex Attorney General of the United States—now President of the Marconi Wireless Telegraph Company—has bitterly opposed the proposed Government approval of an "amateur" agreement, in the Sixtieth Congress—First Session, to receive and transmit International United Wireless Messages.

Every effort was made by the Marconi Interest to keep the Government from recognizing the Company. Through conspiracy and gross misrepresentation the down-fall of its President Mr. C. C. Wilson and its Directors were planned and executed in collusion with our Government Officials, for the purpose of completely wrecking and looting the United Wireless Telegraph Company.

In 1909, the President and Directors of the United Wireless Telegraph Company were arrested by Post Office Officials, for fraudulent use of the United States mails. The company was charged with the crime on the charge of representing that they were selling "treasury" stock, but in reality delivering their own "personal" stock as sales were made. The humor of the situation in this case is that the President of the United States Wireless Telegraph Company was a solvent concern with a rapidly growing profitable business and had assets worth many millions of dollars, in the face of not selling any of its own "treasury" stock.

"treasury" stock. The President and Directors of the United Wireless Telegraph Company had been safely locked up in the Penitentiary, the legal machinery was placed in operation to completely wreck and loot the company. The President and Directors were "faked" and it was rapidly hurried into the hands of Selde Bacon—an artist in his profession—who was appointed as Federal Receiver. Mr. Bacon, lost no time in ordering the company to issue certificates to the company with Receivers Certificates amounting to Seventy Five Thousand Dollars to pay-off the "fake State Receivers, which the "Honorable" United States Court at New York had made, and finally, but not one cent to pay-off of a small indebtedness that the company really owed.

The next step in the farce, was to throw the United Wireless Telegraph Company into involuntary bankruptcy on the Petition of "framed-up" counsel. This was a wonderful act, cleverly performed by Sams & Myers, a most willing tool for consideration, who represented as attorney, all the diversified conflicting interests, even those radically inimical in the case, for the express purpose of covering up the gigantic conspiracy and fraud practiced by the United Wireless Telegraph Company stockholders and the United Wireless Telegraph Company itself, unfamiliar with the true condition of their company.

at the Creditors Meeting before the Referee. Court—the Referee being a decrepit old man, the United Wireless Telegraph Company, was forced to issue a check for \$25,000 to the Referee, and to be issued to pay-off exorbitant "fake" State Premiums and for an alleged indebtedness of some \$38,000.00 for money said to have been received by C. C. Wilson and his associates on the sale of the stock of the stock they sold, for which they had not issued any stock to the purchaser, and for a "personal" insurance premium of \$6,000.00 due on a Criminal Record Insurance Policy issued by Wilson's plan for a trial, and for \$2,600.00 due for current bills—the latter amount—being the only honest claim that was legally proved up as a liability in the final settlement.

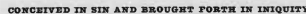
It appears, that these high-minded Marconi Crooks and United States Officials worked so hurriedly, that they did not take time to cover up their tracks. Instead of our arrogant Government Officials protecting United Wireless Telegraph Company stockholders in the bankruptcy proceedings, they did everything possible to aid and abet in robbing them of their money, stock and property.

In 1911, the Marconi Interests, openly scheme

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT

(continued on page 6)



IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

in the United States—through its hirelings—to secure absolute control of the valuable assets of the United Wireless Telegraph Company, and other means—through a self-constituted United Wireless Reorganization Committee, which through Arthur P. West, its chairman and Vice President of the National Surety Company, in New York, in February 1st, 1912 and for some three months thereafter, placed themselves in control of the office, letters, telegrams and other writing, addressed to the shareholders of the United Wireless Telegraph Company, which they received through the medium of the United States Post Office and mailed them to said Reorganization Committee, fifty cents for each copy of the United Wireless Stock, for the express purpose of buying in the assets of the United Wireless Telegraph Company at the bankruptcy sale to reorganize the company. After securing the United Wireless Stock and some \$50,000 shares of United Wireless Stock had been collected through the United States Post Office, based on such representation, the assets were purchased with their money and stock at the bankruptcy sale, but no reorganization was carried out as represented, on the contrary, the money was fraudulently hatched over by the Marconi Wireless Telegraph Company, Limited, of England, in which United Wireless Telegraph Company stockholders have no interest whatever.

In 1911 and 1912, the stockholders of the United Wireless Telegraph Company were deliberately stampeded and coerced in various ways, to cause them to completely lose sight of their company's business, income, valuable assets, patents, securities, real estate, factories, material, radio stations and the money and property that their directors were forced to turn over to the trustees in bankruptcy by means of a questionable Court order.

A Demi-monde on dress parade, could not be more brazen, than the National Surety Company of New York. Through the clever use of the company's letter head, which appeared in bold print, the names of Wm. B. Joyce, President; and Arthur P. West, Resident Vice President, every bank and money order department of the Post Office and Express Companies, permitted themselves to be unscrupulously used as a tool in endorsing the fraud perpetrated on more than thirty thousand United Wireless Telegraph Company stockholders, for the purpose of enrolling a gang of human vultures.

It was an easy matter to defraud the stockholders of the United Wireless Telegraph Company out of their hard-earned money and stock. These poor trusting people not knowing that United States officials and the National Surety Company of New York, would permit such a thing, much less do such a wrong, comparatively few persons knew how to protect themselves from the fraud, therefore little or no resistance was offered. The sale of the assets and the diverting of money, was carried through with a rush. Disreputable lawyers and court officers and the "take-off" of a solvent country order, which has been deliberately wrecked a very intricate mesh, as it yielded them more profit than any "get-rich" scheme on earth.

It is the first time in the history of the United States, that a United States Court and a full complement of United States clerks, judges, and lawyers used to "pull-off" a gigantic conspiracy and fraud at the expense of the United States, and turned the money and stock to buy in their own property at the bankruptcy sale, therefore little or no Federal justice was required, an armed body-guard, such as is required in this country today.

The United Wireless Telegraph Company bankruptcy estate, conducted and approved by Clarence Hale, an American lawyer, of the United States Court at Portland, Maine, was one of the foulest and most audacious of all the United States. With the able assistance of the Courts' solicitors (friends and officials), the fees were paid in gold.

The Court Records show that \$155,472.25 out of \$225,000 in cash collected from the stockholders of the United Wireless Telegraph Company, was used as the medium of the United States Mails to buy in the assets at the bankruptcy sale for reorganization purposes, was used to pay off "fake" State Receivers, Federal Receivers, Numerous Shyster lawyers and Portland Court costs. The balance of the money

and the \$50,000 shares of United Wireless stock belonging to United Wireless Telegraph Company stockholders, was completely lost in the swindle. Philip "Soup" Kullman, one of the Marconi Stockholders, bitterly writes in a recent letter, that "the whole thing was a pork-barrel graft."

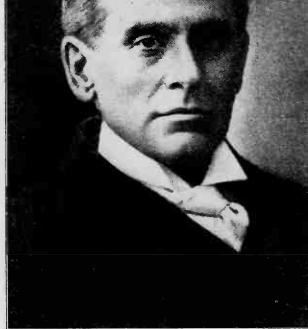
The Trustees in Bankruptcy Philip G. Clifford, son-in-law of Judge Clarence Hale sitting in the case John Howard Hill, United States District Judge Hales Court and Robert H. Montgomery of New York who received \$25,000 in cash out of the sweep to audit United Wireless Accounts, showed a total indebtedness of only \$2,000,000 proved up in final settlement, instead of conserving the valuable property and protecting the patent sale in the interest of the stockholders of the United Wireless Telegraph Company, did everything possible to wreck and loot the company in the interest of the Marconi companies. The patent suits were permitted to go by default, lost through and by means of perjury, failure to defend and by confessing judgment. An affidavit filed in the High Court of Justice—"Chancery Division—London, England, shows, that Philip G. Clifford one of the trustees in bankruptcy, journeyed to London and entered into a contract on December 14th, 1911, to deliver the assets of the United Wireless Telegraph Company over to the Marconi Wireless Telegraph Company, Limited, of England, 18 days prior to collecting money and stock from the stockholders of the United Wireless Telegraph Company for reorganization purposes—for loan conspiracy and fraud, this outrage holds the world's record.

On March 16th, 1912, Adolph S. Ochs, owner of the New York Times, entertained Geoffrey C. Hayes of London, and Senator G. Marconi, to a lavish feast, for the purpose of ratifying the acquisition of the valuable assets of the United Wireless Telegraph Company, by the Marconi Wireless Telegraph Company, Limited, of England. Status became—now Earl Bessborough—later known as the Lord Chief Justice of England, a "Wolf in sheep's clothing," witnessed his congratulations as follows: "These companies—Marconi and my brother Geoffrey C. Hayes—Gladstone's successful development of a marvelous enterprise. I wish them all the best." The message was received at the dinner table, on April 23rd, 1912—some 34 days after the self-constituted United Wireless Reorganization Committee in collusion with the Marconi Wireless Telegraph Company, were still collecting money and stock from the United Wireless Telegraph Company stockholders through the medium of the United States Mails for reorganization purposes, and, on stock Mr. Ochs, received 20,000 shares of Marconi Wireless for services rendered, as well as the lavish dinner given. (See Wright Affidavit filed July 11th, 1918, in the Supreme Court of Judicature—Central Office London, England.)

Disregarding every principle of honesty, the Marconi Wireless Telegraph Company of America, the child of the Marconi Wireless Telegraph Company, Limited of England, increased its capitalization from a nominal capital to Ten Million Dollars, representing to investors, that it was done for the purpose of acquiring the valuable assets and business of the United Wireless Telegraph Company. It caused the United States Mails to be flooded with tricky literature and sold practically all its increase capital stock and secured some Seven Million Dollars in cash from credulous victims scattered over the United States, Canada and England, in the face of the official court records showing that the assets had been diverted direct to the Marconi Wireless Telegraph Company, Limited of England, and which did not pay one cent outside of the bribe money for the assets.

One of the Marconi Publicity Agents recently published a long list of "strategies of Profound" in an unimpeachable New York Magazine, among the list he listed "University of Marconi Wireless" as "the University of Marconi Wireless" was a fraud, and the officials of the United Wireless Telegraph Company, who represented the acquisition of a fraud, its officials compounded the felony, as well as using the United States Mails for fraudulent purposes, which are criminal acts, should be punished severely. No Federal prosecution will not protect these high-minded swindle—their money.

(continued on page 6)



JOHN W. GRIGGS

PRESIDENT MARCONI WIRELESS TELEGRAPH COMPANY OF AMERICA

## CONCEIVED IN SIN AND BROUGHT FORTH IN INQUIRY.

This deceptive mirror of uprighteousness was admitted to the bar in 1871, practiced law in New Jersey, sucked the public test with numerous official positions and retired as Attorney General under McKinley. In the Sixtieth Congress, first session, he bitterly opposed the confirmation of an "open shop" agreement to exchange international wireless messages. He is full of wiles and tricks and famous for shysterism at the bar of injustice. At an annual meeting of the stockholders he and his clerk and tools elected, protected with the usual "iron-claws" to serve his "Shell game without a pin" for five years for the purpose of severely covering up his dirty method of securing great wealth under false pretenses. And every man can turn worthless paper into some Seven Million Dollars in cash, at the expense of some thirty thousand helpless United Wireless victims, who were deliberately robbed through the medium of the United States mails out of their money and property. Not every lulu can pay dividends on gross misrepresentation—some can.



IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

proof were filed with the Post Office Inspector in New York, and that gentleman made every effort to suppress the evidence, instead of doing his sworn duty. In one case, the sworn charges of fraud with proof disappeared out of his office, and when the Inspector faced the embarrassing position, he deliberately resorted to the expedient of filing the file. The plaintiff received the return of his money, and strook to hush up the matter. It must be evident to the public, that only a thief and a

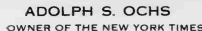
In testimony before the Radio Control, before the Merchant Marine and Fisheries Committee of Congress, the Marconi Crooks testified that they owned the property of the United Wireless Telegraph Company in the face of the Court Records showing that such is not the case. The Marconi Wireless Telegraph Company of America, was conceived in sin and brought forth in iniquity, and has been a thieving organization from its inception and is today swindling

(continued on page 8)

**Who Gave a Lavish Dinner**

I hold a Certified Copy Court of Judicature, Central Chancery Division, 1913, L. N. says played in the Gigantic Co. Wireless Telegraph Company, c. Isaac, a promoter of spin

(continued on page 8)



1 hold a Certified Copy of an Official Affidavit, Dated July 11, 1916, from the Supreme Court of Judicature, Central Office, used as EXHIBIT No. 1 in the HIGH COURT OF JUSTICE, Chancery Division, 1913, L. No. 978, London, England, showing just what part various persons played in the Gigantic Conspiracy and Fraud practiced on the stockholders of the United Wireless Telegraph and Signal Company, Limited, by the said "Nero" and his associates, viz.: "C. C. Isaacs, a promoter of spurious schemes and Guglielmo Marconi, a perjurer, to a lavish dinner. "Nero fiddled while Rome was burning." This shameless dramatic scene was pulled off at the expense of some thirty thousand United Wireless victims, representing the savings of half a century of labor of those, erudite, and drunk and misled people, who are now such creatures as honest men.

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IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

These guilty manipulators of worthless paper freely use the daily newspapers and so-called financial weekly journals, market letters and pretty printing publishing misleading information and fictitious qu-

tations, passing through the United States mails, hauling Marconi shares safe and profitable investments, in the face of knowing that the same are based on fraud.

The summat of thieving perfection has now been reached in this country. I am sending rank swindles through the medium of the United States Mails and Curb Stock Exchange, in one leading rank swindle being modernly revolutionized. Our high-minded protected financiers are so brazen in robbing the people, that they make a pretense of covering up their dirty work. What formerly was regarded as impossible, has now become a matter of daily achievement.

This modern method of robbing the people through fictitious Curb Stock Exchange quotations, has been called many times to the attention of the Postmaster General and the Post Office Inspection Department with proof that the United States Mails are being used to exploit the people.

It is deplorable, that every time this swindling method is called to the attention of our Government officials, Marconi shares immediately advance in price, in it possible that our Government officials are lacking up this rank swindle?

#### CONFOUNDING A TROLOU.

A. S. Burleson, Postmaster General of the United States, one of the tricky officials of the administration, is a past master in the art of writing evasive and non-committal letters for the purpose of cleverly side-stepping official duty in the interest of high-brow wireless self-confessed thieves charged with fraudulent use of the United States Mails.

This great man's acts are without a precedent. He is a protector of high-minded peddlers of worthless securities who freely use the United States mails to separate the credulous from their hard-earned savings.

The gigantic fraud practiced on some thirty thousand United Wireless Telegraph Company stockholders through the medium of the United States mails, as well as the sale of Marconi Wireless and Radios, who based their fortunes on the swindle of the United States Mails in open defiance of the Postal Laws, is evidence.

A man who betrays his sworn official duty unthinkingly from a motive which excitedly betrays the interest and sneakest sort of treachery. The attitude of our benevolent-looking Postmaster General is provocative and constitutes an affront and insult to the intelligence of the people of the United States.

Mr. Burleson is one of the worst autocrats the country ever had in official life and is the biggest and most complete failure that the United States has ever produced.

Under the spell of magic, this wonderful man has lured hungry robins out of a tree laden with ripe cherries for the purpose of feeding the fruit to birds of prey. With the countenance of a philanthropist he pulled and snarled the wires and loosed a wealthy telegraph company some forty million dollars of the people's money without security and interest.

His instruments of deception are beautiful words artfully arranged, presenting a picture of a seeming atmosphere filled with loving kindness. His actions have the appearance that he is a champion lawyer for a social privileged class, which has been financed on a huge scale at the expense of the people. The people of this country who were shameless into giving up their last cent supporting this swindle, are now being humiliated.

Patricians is a principle that leads a citizen to give him all for a cause of suffering humanity and should not be abused for financial gain by men in official power.

It betrays the people of the United States to keep an eye on our Postmaster General and the half-breed of a "Home Rule" man, who is a man who is a hard-earned money like drunken snipe. The smell of "park" is in the air. Should they ever make a display of enormous wealth, drastic steps should be taken to secure restitution.

It is only a question of time when our tricky officials and protected financial pirates who feed off the poor will hit the rocks.

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

#### THE THIRST FOR FLUIDS

Godfrey C. Isaacs—The General Manager of the Marconi Wireless Telegraph Company, Limited, of England, and a Director of the Marconi Wireless Telegraph Company of America, who is a brother of Rufus Isidore Isaacs, Crowned as Earl Reading, better known as the Lord Chief Justice of England, admitted under oath, that the tangible assets of the United Wireless Telegraph Company were considerable and very important in America, having some 500 stations and installations on board of ships and some 70 Coast Radio Stations, commanding practically all the business of value and that the Marconi Wireless Telegraph Company of America had only a few dollars of cash and was considered useless—see Q 1429 and 1431 Vol 1, Part 2, Blue Book—Select Committee, English Parliament.

After the United Wireless Telegraph Company was illegally forced through the hands of numerous "Take" men, Receivers and an American Federal Receiver who swam the company with over-whelming Receiver fees, Receiver Attorney fees, exorbitant Court costs, etc., it was illegally thrown into involuntary bankruptcy on the fiction of "fraudulent" creditors, for the purpose of completely wrecking and looting the Marconi Wireless Telegraph Company, Limited, of England, which from its birth, has a record of being a child of darkness of the most chequered and erratic financial sort.

In the latter part of 1911, Philip G. Clifford one of the trustees in bankruptcy and who is a son-in-law of Federal Judge Clarence Hale of Portland, Maine, sitting in the case, made a journey to England and had many interviews with Godfrey C. Isaacs, and in collusion with Isaacs, seemed to defraud the stockholders of the United Wireless Telegraph Company out of their valuable property, by entering into a written contract, dated December 14th, 1911, to deliver the assets of the United Wireless Telegraph Company over to the Marconi Wireless Telegraph Company, Limited, of England, for a stock consideration, based on a proposed increase of the capitalization of the Marconi Wireless Telegraph Company of America—see pages 4, 5, 6 and 7, Peter B. Wright Affidavit—in evidence—filed in the High Court of Justice, Chancery Division, July 11th, 1913, London, England.

On February 1st, 1912, 48 days after entering into the aforesaid contract, the trustees in bankruptcy, in collusion with a self-constituted reorganization Committee of the United Wireless Telegraph Company, conspired and executed a scheme and artifice, by placing and causing to be placed in the Court Office, letters, pamphlets, notices and various kind of other writing, which was addressed and delivered to the stockholders of the United Wireless Telegraph Company through the intermediaries of the United States Mails, and using of the Postal Laws, to influence, deceive and induce them to send in 50 cents in cash per share and to give the United Wireless stock, for the express purpose as represented, to have the assets of the United Wireless Telegraph Company at the bankruptcy sale to reorganize the Company for the benefit of the stockholders.

After some \$25,000.00 in cash and some 60,000 shares of United Wireless stock had been collected through the medium of the United States Mails under false pretenses, they purchased the assets with the money and stock deposited, but immediately diverted the assets to the Marconi Wireless Telegraph Company, Limited, of England, through so-called liquidating Company, cheating the stockholders of the United Wireless Telegraph Company out of the assets of their United Wireless stock and paid for the same.

Godfrey C. Isaacs—General Manager of the Marconi Wireless Telegraph Company, Limited, of England, admitted under oath, that this company was hard-up and continually short of money and had no liquid capital, and was in fact, financially—see Q 1859, Vol 1, Part 2, Blue Book, Select Committee, English Parliament—therefore had no money to buy and pay for the assets of the United Wireless Telegraph Company.

On March 21st, 1912, the self-constituted Reorganization Committee a thieving organization, entered into a written contract with the Marconi Wireless Telegraph Company, Limited, of England, to sell

(Continued on page 14)



GODFREY C. ISAACS  
MARCONI HOUSE, LONDON, ENGLAND

A promoter of numerous worthless mining stock corporations and other dubious schemes, the shares of which were unloaded on which scattered credulous investors, who were deluded by the "Take" men, entered into the Marconi Wireless Telegraph Company of America—see pages 4, 5, 6 and 7, Peter B. Wright Affidavit—in evidence—filed in the High Court of Justice, Chancery Division, July 11th, 1913, London, England.

On March 21st, 1912, the self-constituted Reorganization Committee a thieving organization, entered into a written contract with the Marconi Wireless Telegraph Company, Limited, of England, to sell

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?







## "A Shell Game Without a Pea."

Denver, Colorado, December 28th, 1917.

MR. EDWARD J. NALLY,  
Woolworth Building,  
New York City, New York.

Dear Sir:—

In re organization Pan-American Wireless Telegraph and Telephone Company of America. I congratulate you, for it certainly is a great honor to head a company that can secure the privilege of using property based on conspiracy, all manner of fraud, chicanery, perjury and acquisition—a new name for common thievery, at the expense of many thousands of poor persons who have been deliberately robbed of the same.

In re The Marconi Wireless Telegraph Company of America and The Marconi Wireless Telegraph Company, Limited, of England, based on stolen property.

Enclosed please find copies of "The Wireless Ghost of the Marconi Slaughter-house" and "Is Fraud Sanctioned by Our National Government."

A vital question—are our so-called representative business men entirely devoid of all honor and shame? Some 20,000 United Wireless Telegraph Company stockholders—many of them being hard-working men and women, widows, orphans, little children, deaf and dumb persons, now in financial distress, were defrauded through the medium of the United States mails by a band of human vultures who claim protection and immunity from prosecution.

The money and stock that these helpless people furnished to a so-called reorganization committee was used to buy the assets of their own company at the bankruptcy sale, for the specific purpose of reorganization of the United Wireless Telegraph Company. After this so-called reorganization committee secured the assets, no such company as represented was reorganized. Instead of carrying out the CES-TUI-QUE-TRUST, the assets were diverted and cleverly juggled over to a London "fence"—The Marconi Wireless Telegraph Company, Limited, of England, who now claims a monopoly of the wireless business of the world.

The magnanimous Marconi Wireless Telegraph Company of America—a shell game without a pea, increased its capitalization from a nominal capital with little or no business to TEN MILLION DOLLARS, representing to investors that it was being done for the purpose of acquiring the assets of the United Wireless Telegraph Company. I hold incontrovertible documentary evidence that this company did not acquire the assets. Its Annual Report of 1913 shows that it sold all of its increased stock and realized some SEVEN MILLION DOLLARS in cash—blood money, based on the representation that it had acquired the assets. Can you beat such a fraudulent method of obtaining money from investors through the medium of the United States mails?

These two concerns may be able to play the people for suckers, but it takes something more than a "fence" and a "shell game without a pea" to dispose of a CES-TUI-QUE-TRUST. Under well-known RULES of EQUITY, one who commingles the property of another coming into his hands with his own to such an extent that it cannot be readily separated must surrender the entire commingled property.

Cleverly written articles to cover up conspiracy and fraud, and fictitious stock quotations to deceive the public, will never right a wrong; fraud violates everything. My publicity campaign for the year 1918, to expose this gigantic conspiracy and fraud, will open the eyes of the public.

I wish you the compliments of the season.

Yours truly,  
J. HUGH BAUERLEIN.

J1111111.

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?

## "Impartial Justice" Our President Does Not Practice What He Preaches

Denver, Colorado, Aug. 17th, 1918.

Woodrow Wilson,  
President United States,  
White House, Washington, D. C.

Dear Sir:—

In re James C. McInerney's evading official duty while Attorney General, in the matter of The United Wireless Telegraph Company bankruptcy farce, conducted and approved by Federal Judge Clarence Hale of Portland, Maine, aided and abetted by a full complement of United States officials, for the purpose of wrecking and looting The United Wireless Telegraph Company, in the interest of the Marconi companies, which now claim a monopoly of the wireless business of the world.

Mr. President, during the year of 1913 I called your special attention a number of times to this fraudulent bankruptcy proceeding with proof and each time you referred the matter to the Attorney General. I told Mr. Tumulty's letters to that effect.

During the years of 1912 and 1914 I called the Attorney General's attention many times to the gigantic conspiracy, collusion and fraud with proof. No action was taken. Showing a deliberate evasion of official duty, for the protection of United States officials and a gang of self-confessed thieves. Compounding a felony is a serious offense.

The same holds good with every department of your administration where complaints and affidavits were filed with proof, showing up this fraudulent transaction and misuse of the United States mails in open defiance of the law.

You, in the face of these charges, promoted Mr. McInerney to a seat on the bench of the Supreme Court of the United States.

On August 2nd, 1918, I wrote James C. McInerney as follows:  
"I trust that you will promptly hand in your resignation to the President, otherwise petitions will be placed in circulation for signatures asking for your removal."

Mr. President, a judge on the bench should be entirely free from taint, and we shall insist on the removal of James C. McInerney from the bench of the Supreme Court of the United States.

The fraudulent bankruptcy proceedings of The United Wireless Telegraph Company presents an undeniable perversion of the courts to accomplish selfish ends, brings into disrepute and contempt their honor and integrity, questions their honesty and proves their disregard for the legal rights of parties whose interests are entrusted to their care. It brings to light a great fraud and conspiracy international in its extent, and affects the legal rights of some thirty thousand citizens of the United States in and to the property in which they have invested millions of dollars, of which they are deprived through conspiracy and fraud—from which the Department of the United States and the United States Attorney of New York could have provided protection and relief—but refused to render aid, being stated by the conspirators that through their influence in high places they were immune.

Every element of patriotism calls for an investigation by the Congress of the United States of America of the facts and conditions presented, which is respectfully asked, to the end that justice and right may prevail over fraud, conspiracy, bribery and corruption, in the affairs of men under the administration of the law, otherwise as a nation we have builded upon sand.

Respectfully submitted for attention.

Yours truly,  
J. HUGH BAUERLEIN.

3 Enclosures—  
"Is Fraud Sanctioned by Our National Government?"  
"The Wireless Ghost of the Marconi Slaughter-house."  
"Rotten to the Core."

## "The King Can Do No Harm"

IS FRAUD SANCTIONED BY OUR NATIONAL GOVERNMENT?



## A Tainted Man on the Bench of the Supreme Court of the United States.

J. HUGH BAUERLEIN,  
High-Grade Bonds, Stocks and Mortgages  
Mines and Mining Shares a Specialty,  
Denver, Colorado

May 15th, 1919.

Honorable Edward Douglass White,  
Chief Justice of the United States,  
1717 Rhode Island Avenue, N. W.,  
Washington, D. C.

Honorable Sir:

James C. McReynolds, former Attorney General of the United States, now one of the Judges of the Supreme Court of the United States is openly charged with knowingly compounding a felony, in suppressing the criminal charges with proof, in relation to the fraudulent bankruptcy proceedings of the United Wireless Telegraph Company.

This knowledge, was conveyed to every Judge of the Supreme Court of the United States, in printed pamphlet form. And, I am surprised, that your honorable body tolerates a tainted man to occupy a seat on the bench with you.

You know, that our Courts, especially our Supreme Court of the United States, should be entirely free from taint.

Mr. McReynolds is a disgrace on the bench of the Supreme Court of the United States. If he had a particle of manhood and shame, he would hand in his resignation without further publicity.

Yours truly,

J. HUGH BAUERLEIN.

Forwarded by Registered Mail Number 92277.

No reply was received to the above letter.

## "So Are They All, All Honorable Men"

**END OF  
TITLE**